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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/805,290	03/13/2001	Sandra Bezemer	F7526(V)	1258

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EXAMINER
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DIBRINO, MARIANNE NMN

ART UNIT	PAPER NUMBER
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1644

DATE MAILED: 08/28/2006

Please find below and/or attached an Office communication concerning this application or proceeding.

**Office Action Summary**

Application No.

09/805,290

Applicant(s)

BEZEMER ET AL.

Examiner

DiBrino Marianne

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-- The MAILING DATE of this communication appears on the cover sheet with the correspondence address --

**Period for Reply**

A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) OR THIRTY (30) DAYS, WHICHEVER IS LONGER, FROM THE MAILING DATE OF THIS COMMUNICATION.

- Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication.
- If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication.
- Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133). Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b).

**Status**

- 1) ☒ Responsive to communication(s) filed on 6/12/06 & 1/11/06.
- 2a) ☐ This action is **FINAL**. 2b) ☒ This action is non-final.
- 3) ☐ Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under *Ex parte Quayle*, 1935 C.D. 11, 453 O.G. 213.

**Disposition of Claims**

- 4) ☒ Claim(s) 1 and 3-12 is/are pending in the application.
- 4a) Of the above claim(s) 6-8, 11 and 12 is/are withdrawn from consideration.
- 5) ☐ Claim(s) \_\_\_\_\_ is/are allowed.
- 6) ☒ Claim(s) 1, 3, 4, 9 and 10 is/are rejected.
- 7) ☒ Claim(s) 5 is/are objected to.
- 8) ☐ Claim(s) \_\_\_\_\_ are subject to restriction and/or election requirement.

**Application Papers**

- 9) ☐ The specification is objected to by the Examiner.
- 10) ☐ The drawing(s) filed on \_\_\_\_\_ is/are: a) ☐ accepted or b) ☐ objected to by the Examiner.  
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).  
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).
- 11) ☐ The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.

**Priority under 35 U.S.C. § 119**

- 12) ☐ Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).  
a) ☐ All b) ☐ Some \* c) ☐ None of:
1. ☐ Certified copies of the priority documents have been received.
  2. ☐ Certified copies of the priority documents have been received in Application No. \_\_\_\_\_.
  3. ☐ Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)).

\* See the attached detailed Office action for a list of the certified copies not received.

**Attachment(s)**

- |                                                                                                                        |                                                                                         |
|------------------------------------------------------------------------------------------------------------------------|-----------------------------------------------------------------------------------------|
| 1) <input checked="" type="checkbox"/> Notice of References Cited (PTO-892)                                            | 4) <input type="checkbox"/> Interview Summary (PTO-413)<br>Paper No(s)/Mail Date. _____ |
| 2) <input type="checkbox"/> Notice of Draftsperson's Patent Drawing Review (PTO-948)                                   | 5) <input type="checkbox"/> Notice of Informal Patent Application (PTO-152)             |
| 3) <input type="checkbox"/> Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08)<br>Paper No(s)/Mail Date _____ | 6) <input type="checkbox"/> Other: _____                                                |

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### DETAILED ACTION

1. A request for continued examination under 37 CFR 1.114, including the fee set forth in 37 CFR 1.17(e), was filed in this application after final rejection. Since this application is eligible for continued examination under 37 CFR 1.114, and the fee set forth in 37 CFR 1.17(e) has been timely paid, the finality of the previous Office action has been withdrawn pursuant to 37 CFR 1.114. Applicant's submission filed on 6/12/06 has been entered.

Applicant is reminded that Applicant's amendment and response filed 1/11/06 has been entered.

2. Applicant is reminded of Applicant's election with traverse of Group I (claims 3-5), and species of SEQ ID NO: 8 as the CDR3 species and SEQ ID NO: 19 as the antibody/fragment in Applicant's response filed 7/21/04.

Claims 6-8, 11 and 12 (non-elected Groups II-VI) remain withdrawn from further consideration by the Examiner, 37 CFR 1.142(b), as being drawn to non-elected inventions. (It is noted by the Examiner that withdrawn claim 6 depends upon a canceled claim, withdrawn claim 7 depends upon claim 6, and withdrawn claim 8 depends upon claim 7).

Applicant is reminded that upon consideration of a search of the prior art, the search had been extended to include SEQ ID NO: 8-26.

Claims 1, 3-5, 9 and 10 are currently being examined.

3. The following is a quotation of the first paragraph of 35 U.S.C. 112:

The specification shall contain a written description of the invention, and of the manner and process of making and using it, in such full, clear, concise, and exact terms as to enable any person skilled in the art to which it pertains, or with which it is most nearly connected, to make and use the same and shall set forth the best mode contemplated by the inventor of carrying out his invention.

4. Claims 1, 4, 9 and 10 are rejected under 35 U.S.C. 112, first paragraph, as failing to comply with the written description requirement. The claim(s) contains subject matter which was not described in the specification in such a way as to reasonably convey to one skilled in the relevant art that the inventor(s), at the time the application was filed, had possession of the claimed invention.

The specification does not provide adequate written description of the claimed invention. The legal standard for sufficiency of a patent's (or a specification's) written description is whether that description "reasonably conveys to the artisan that the inventor had possession at that time of the . . . claimed subject matter", Vas-Cath, Inc. V. Mahurkar, 19 USPQ2d 1111 (Fed. Cir. 1991). In the instant case, the specification does not convey to the artisan that the Applicant had possession at the time of invention

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of: (1) the claimed antibody or fragment thereof that binds specifically to a human dietary lipase that is not one of HPL or HGL, and wherein the antibody or fragment thereof comprises a  $V_{HH}$ , and food product thereof or pharmaceutical composition thereof, recited in the instant claims, (2) the claimed antibody or fragment thereof recited in instant claim 4 wherein the antibody or fragment thereof that binds one or more human dietary lipases comprises 3 CDR regions, whereby CDR3 is one of the recited SEQ ID NO and wherein the antibody or fragment thereof comprises a  $V_{HH}$ , and the antibody or fragment thereof is not one of the full length antibody sequences or antigen binding fragments thereof of the SEQ ID NO recited in instant claim 5.

The instant claims encompass: (1) an antibody/fragment thereof/ and pharmaceutical or food composition thereof that is capable of binding specifically to any human dietary lipase of undisclosed structure, wherein the antibody or fragment comprises a  $V_{HH}$ , (2) an antibody or fragment thereof that specifically binds human pancreatic lipase and comprises a CDR3 from the sequences recited in instant claim 4 and has undisclosed other portions. There is insufficient disclosure in the specification on such an antibody/fragment/functional equivalent/composition thereof wherein the antibody or fragment comprises a  $V_{HH}$ .

The specification discloses that it is desirable to decrease the level of LDL and that several dietary enzymes may be involved in the hydrolysis reaction that liberates fatty acids in the GI tract to increase the adsorption of cholesterol by the epithelium (page 1). The specification discloses that other enzymes in the GI tract may be involved in undesirable physiological reactions and examples of such enzymes, referred to as human dietary enzymes, include oxidoreductases, transferases, hydrolases (e.g., lipases, proteolytic enzymes and ureases), lyases, isomerases and ligases or synthetases (page 2 at lines 1-5). The specification discloses that human pancreatic lipase (HPL) was purified, used as an immunogen to generate  $V_{HH}$  antibodies in a llama, and  $V_{HH}$  fragments that inhibited HPL were cloned, selected, screened, enriched, a portion were sequenced, and the  $V_{HH}$  were grouped into three classes depending upon the length of CDR3 (pages 15-24). The specification further discloses that a number of these were re-cloned and purified (pages 25-26). The specification discloses parallel work for production of  $V_{HH}$  antibodies to human gastric lipase (HGL) (pages 28-32). The specification discloses feeding the antibodies HPL18 and HGL8 to piglets in combination with a high fat diet, and that in 2/3 animals, the antibodies inhibited fat digestion and uptake as evidenced by a reduction in blood triglyceride levels (pages 33-36). The specification further discloses that the  $V_{HH}$  antibodies are used for the inhibition, or in the case of human dietary lipases for partial inhibition, of the enzymes involved in the hydrolysis of dietary fats (pages 8 at lines 28-31, page 9 at lines 23-30 and the brief description of the drawings for Figures 1-3, figures 1-3).

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The specification does not disclose antibodies comprising just the CDR3 regions peptides recited in instant claim 4 without the corresponding other CDR1 and CDR2 regions that accompany them in the intact antibody or antigen binding fragment thereof of the SEQ ID NO recited in instant claim 5, nor the structure of human dietary lipases that are not HPL or HGL and therefore, and therefore does disclose the structure of antibodies that specifically bind them. The instant specification does not disclose which portions or features of human dietary lipases are important for functional activity of the said lipases. The specification does not disclose what amino acid sequences or combination of sequences makes a dietary lipase "human".

Evidentiary reference Lowe *et al* (J. Biol. Chem. 264(33): 20042-20048, 1989, IDS reference) teaches that human gastric lipase has only 4% homology with human pancreatic lipase, *i.e.*, an example of two human dietary enzymes with lipase function but with significantly different sequences.

Evidentiary reference Davies and Riechmann (Biotechnology, 13: 475-479, 1995) teach the importance of all three CDR loops in V<sub>H</sub>H antibodies for binding antigen.

There is no description in the specification as to what alterations result in a functional antibody or fragment thereof that binds specifically to human pancreatic lipase and comprises the SEQ ID NO recited in instant claim 4, except for the antibodies or antigen binding fragments thereof of the SEQ ID NO recited in instant claim 5, nor which amino acid sequences comprise a V<sub>H</sub>H antibody to a human dietary lipase that is not HPL or HGL.

Except for V<sub>H</sub>H antibodies disclosed in the instant specification that inhibit HPL or HGL, the specification does not specifically define any of the compounds that fall within its definition. It does not define any structural features commonly possessed by members of the genus that distinguish them from others, other than that they are antibodies or antigen binding fragments thereof that bind specifically to a proteins of undisclosed structure and that has a functional activity of being a "human dietary lipase" or a "human pancreatic lipase". One skilled in the art therefore cannot, as one can do with a fully described genus, visualize or recognize the identity of the members of the genus. In addition, a definition by function does not suffice to define the genus because it is only an indication of what the property the human dietary lipase(s) has that the antibody or antigen binding fragment binds to, and if one extends the analysis in the instant case, what the enzyme does rather than what it is, *i.e.*, it hydrolyzes dietary fats. See *Fiers*, 984 F.2d at 1169-71, 25 USPQ2d at 1605-06. It is only a definition of a useful result rather than a definition of what achieves that result. Many such species may achieve that result. The description requirement of the patent statute requires a description of an invention, not an indication of a result that one might achieve if one made that invention. See *In re Wilder*, 736 F.2d 1516, 1521, 222 USPQ 369, 372-73 (Fed. Cir. 1984) (affirming rejection because the specification does "little more than outlin [e] goals appellants hope the claimed invention achieves and the problems the invention

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will hopefully ameliorate." ). Accordingly, naming a type of material generally known to exist, in the absence of knowledge as to what that material consists of, is not a description of that material.

The instant disclosure does not adequately describe the scope of the claimed genus, which encompasses a substantial variety of subgenera. Since the disclosure fails to provide sufficient relevant identifying characteristics, and because the genus is highly variant, one of skill in the art would reasonably conclude that the disclosure fails to provide a representative number of species to describe the genus as broadly claimed.

Applicant's arguments have been fully considered, but are not persuasive.

Applicant's arguments are of record in Applicant's response filed 6/12/06. Briefly, the said arguments are: It is not apparent why one of ordinary skill would, in view of the instant specification, not believe that Applicant had the subject matter of claim 4 in their possession.

It is the Examiner's position that the recitation in instant claim 4 of an antibody or fragment thereof that specifically binds human pancreatic lipase, said antibody or fragment thereof comprising three CDR, whereby CDR3 is one of the recited SEQ ID NO, is not sufficient to demonstrate possession of the claimed antibody or fragment thereof because the other two CDR contribute to the specificity of the antibody or fragment thereof.

5. Claims 1, 4, 9 and 10 are rejected under 35 U.S.C. 112, first paragraph, as containing subject matter which was not described in the specification in such a way as to enable one skilled in the art to which it pertains, or with which it is most nearly connected, to make and/or use the invention.

The specification does not disclose how to make and/or use the instant invention: (1) the claimed antibody or fragment thereof that binds specifically to a human dietary lipase that is not HPL or HGL, and wherein the antibody or fragment thereof of comprises a V<sub>H</sub>H, and food product thereof or pharmaceutical composition thereof, recited in the instant claims, (2) the claimed antibody recited in instant claim 4 wherein the antibody or fragment thereof that binds a human dietary lipases comprises 3 CDR regions, whereby CDR3 is one of the recited SEQ ID NO and wherein the antibody or fragment thereof of comprises a V<sub>H</sub>H, and the antibody or fragment thereof is not one of the full length antibody sequences or antigen binding fragments thereof of the SEQ ID NO recited in instant claim 5.

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The specification has not enabled the breadth of the claimed invention because the claims encompass: (1) an antibody/fragment thereof/ and pharmaceutical or food composition thereof that is capable of binding specifically to an undisclosed human dietary lipase that is not HPL or HGL and is of unknown structure, wherein the antibody or fragment comprises a V<sub>H</sub>H, (2) an antibody or fragment thereof that specifically binds human pancreatic lipase and comprises a CDR3 from the sequences recited in instant claim 4 and has undisclosed other portions. The state of the art is such that it is unpredictable in the absence of appropriate evidence whether the claimed antibody/fragment and food product and composition thereof wherein the antibody or fragment comprises a V<sub>H</sub>H can be made and/or used.

The specification discloses that it is desirable to decrease the level of LDL and that several dietary enzymes may be involved in the hydrolysis reaction that liberates fatty acids in the GI tract to increase the adsorption of cholesterol the epithelium (page 1). The specification discloses that examples of such enzymes, referred to as human dietary enzymes, include oxidoreductases, transferases, hydrolases (e.g., lipases, proteolytic enzymes and ureases), lyases, isomerases and ligases or synthetases (page 2 at lines 1-5). The specification discloses that human pancreatic lipase (HPL) was purified, used as an immunogen to generate V<sub>H</sub>H antibodies in a llama, and V<sub>H</sub>H fragments that inhibited HPL were cloned, selected, screened, enriched, a portion were sequenced, and the V<sub>H</sub>H were grouped into three classes depending upon the length of CDR3 (pages 15-24). The specification further discloses that a number of these were re-cloned and purified (pages 25-26). The specification discloses parallel work for production of V<sub>H</sub>H antibodies to human gastric lipase (HGL) (pages 28-32). The specification discloses feeding the antibodies HPL18 and HGL8 to piglets in combination with a high fat diet, and that in 2/3 animals, the antibodies inhibited fat digestion and uptake as evidenced by a reduction in blood triglyceride levels (pages 33-36). The specification further discloses that the V<sub>H</sub>H antibodies are used for the inhibition, or in the case of human dietary lipases for partial inhibition, of the enzymes involved in the hydrolysis of dietary fats (pages 8 at lines 28-31, page 9 at lines 23-30 and the brief description of the drawings for Figures 1-3, figures 1-3).

Evidentiary reference Lowe *et al* (J. Biol. Chem. 264(33): 20042-20048, 1989, IDS reference) teaches that human gastric lipase has only 4% homology with human pancreatic lipase, *i.e.*, an example of enzymes with lipase function but with significantly different sequences.

Evidentiary reference Davies and Riechmann (Biotechnology, 13: 475-479, 1995) teach the importance of all three CDR loops in V<sub>H</sub>H antibodies for binding antigen.

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The specification does not disclose antibodies comprising just the CDR3 regions peptides recited in instant claim 4 without the corresponding other CDR1 and CDR2 regions that accompany them in the intact antibody or antigen binding fragment thereof of the SEQ ID NO recited in instant claim 5, nor making an antibody starting from just the CDR3 regions peptides recited in instant claim 4, nor the structure of human dietary lipases that are not HPL or HGL and therefore does not disclose the structure of antibodies or fragments thereof that specifically bind them. The instant specification does not disclose which portions or features of human dietary lipases are important for functional activity of the said lipases. The specification does not disclose what amino acid sequences or combination of sequences makes a dietary lipase "human". Hence it is unpredictable if the antibodies can be made and/or used.

There is no guidance in the specification as to what alterations result in a functional antibody or fragment thereof that binds specifically to a human dietary lipase that isn't HPL or HGL, or a functional antibody or fragment thereof that binds specifically to human pancreatic lipase and comprises the SEQ ID NO recited in instant claim 4 that are not the antibodies recited in instant claim 5. Because of this lack of guidance, the extended experimentation that would be required to determine which additions would be acceptable to retain functional activity of binding specifically to human pancreatic lipase or to confer binding to an undisclosed human dietary lipase of unknown structure, especially as the fact that the relationship between the sequence of a peptide and its tertiary structure (*i.e.*, its activity) are not well understood and are therefore not predictable (Ngo *et al.* The Protein Folding Problem and Tertiary Structure Prediction, Merz & LeGrand, Birkhauser Boston, pages 491-495, 1994, entire article, especially Section 6, paragraph 1, of record), it would require undue experimentation for one of skill in the art to arrive at other amino acid sequences that would have functional activity. In other words, since it would require undue experimentation to identify amino acid sequences that have functional activity, it would require undue experimentation to make and use the corresponding sequences.

There is insufficient guidance in the specification as to how to make and/or use instant invention. Undue experimentation would be required of one skilled in the art to practice the instant invention. See In re Wands 8 USPQ2d 1400 (CAFC 1988).

Applicant's arguments have been fully considered, but are not persuasive.

Applicant's arguments are of record in Applicant's response filed 6/12/06. Briefly, the said arguments are: (1) It is not the law that every single human dietary lipase needs to be tested in order to enable the category of human dietary lipases, (2) HPL and HGL are responsible for a significant percentage of hydrolysis of triacylglycerides.



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It is the Examiner's position that: (1) and (2) there are lipases that hydrolyze other lipids besides triacylglycerides, and the instant claims are drawn to an antibody or fragment thereof of undisclosed or partially disclosed structure that binds a "human" dietary lipase of undisclosed structure that hydrolyzes undisclosed lipids of undisclosed structure or are drawn to an antibody or fragment thereof of undisclosed structure or partially disclosed structure that binds HPL.

6. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negated by the manner in which the invention was made.

7. Claims 1, 3, 9 and 10 are rejected under 35 U.S.C. 103(a) as being unpatentable over WO 98/34630 (IDS reference) in view of Aoubala *et al* (J. Biol. Chem. 8: 3932-3937, 1995, IDS reference), STN Accession Number: 1998286804 EMBASE, WO 99/46300 (IDS reference), U.S. Patent No. 6,558,936 B1 and Lauwereys *et al* (The EMBO Journal, 13: 3512-3520, 1998).

WO 98/34630 teaches use of a gastrointestinal lipase inhibitor in oral medicaments for treating type II diabetes mellitus and for the control of obesity and hyperlipidemia.

WO 98/34630 does not teach medicaments comprising an antibody, or fragment thereof, capable of binding specifically to a human dietary lipase, including HPL, said antibody or fragment thereof comprising a V<sub>H</sub>H.

Aoubala *et al* teach anti-HPL mAbs that inhibit the lipolytic activity of HPL.

STN Accession Number: 1998286804 EMBASE teaches that inhibition of pancreatic lipase offers the opportunity to intensify the weight reducing effect of diet, and that obesity increases risk of type II diabetes mellitus.

WO 99/46300 teaches that V<sub>H</sub>Hs are comparable to mouse monoclonal antibodies in terms of specificity, high affinity but are more stable against destabilizing physical and/or chemical conditions, including under pasteurization conditions, than traditional antibodies and that it is therefore advantageous to use them in food products.

WO 99/46300 teaches food products include ice cream, oils, margarines, dressings, drinks and meals. WO 99/46300 teaches that V<sub>H</sub>Hs have superior stability, specificity and affinity as compared to mouse mAbs, characteristics that make them excellent candidates for use in existing and novel applications. WO 99/46300 teaches that V<sub>H</sub>Hs can be produced that bind specifically to and neutralize enzymes that are present

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(especially page 20). WO 99/46300 teaches methods of making V<sub>H</sub>Hs (see entire document).

U.S. Patent No. 6,558,936 B1 discloses use of antagonists, including antibodies in therapeutic pharmaceutical compositions to inhibit the activity of a lipase protein. U.S. Patent No. 6,558,936 B1 further discloses that dietary lipids are taken up primarily by hydrolysis of fatty acyl moieties from their corresponding polyol moiety and this reaction is catalyzed by lipases, followed by diffusion across the gut wall (especially column 1 at lines 16-42). U.S. Patent No. 6,558,936 B1 discloses that antibodies to the said lipase protein, and disclose that said lipase protein has activity similar or identical to human pancreatic lipase, are useful for treating hyperlipidemia, atherosclerosis, diabetes and obesity (especially column 3 at lines 45-64, column 10 at lines 55-63, column 48 at lines 42-69, and columns 49 and 50). U.S. Patent No. 6,558,936 B1 discloses routes of administration of pharmaceutical compositions, including the modulating antibodies or F(ab) or F(ab')<sub>2</sub> fragments thereof, include IV, ID, SC, oral and TD (especially column 5 at lines 49-58, column 22 at lines 36-58, column 31 at lines 45-67, column 32 at lines 1-23, column 33 at lines 32-62). U.S. Patent No. 6,558,936 B1 discloses use of the antibodies in *in vitro* assays for detecting activity of a lipase (especially column 4 at lines 44-55).

Lauwereys *et al* teach that heavy chain antibodies, *i.e.*, V<sub>H</sub>H, are a unique source of inhibitory antibodies superior to conventional antibodies. Lauwereys *et al* teach that the number of conventional four-chain antibodies consisting of two light and two heavy chains that act as competitive enzyme inhibitors is low, an outcome that is explained by the incompatible surface topography of the enzyme's active site and the antigen binding site of conventional antibodies. Lauwereys *et al* teach that occasionally, conventional antibodies are able to inhibit enzymatic activity, however, these are more the exception than the rule. Lauwereys *et al* teach that the heavy chain antibodies have acquired the potential to recognize protein cavities, and as such, the ability to inhibit enzymes. Lauwereys *et al* exemplify immunization of a dromedary with enzymes of disparate sequence and demonstrate a substantial proportion of the heavy chain antibodies bind into the active site of the enzymes and inhibit their activity in a concentration-dependent manner. Lauwereys *et al* teach that for each target enzyme, the cloned V<sub>H</sub>H repertoire use different CDR sequences. Lauwereys *et al* teach that the V<sub>H</sub>H possess superior properties such as simple isolation, high solubility and stability, and that the cloning and expression of V<sub>H</sub>H antibody fragments is a general and powerful strategy to obtain a new type of potent and specific enzyme inhibitor in a short time period. Lauwereys *et al* teach *in vitro* testing of the heavy chain antibodies for concentration dependent inhibition of enzymes. Lauwereys *et al* teach that heavy chain antibodies are likely to be superior to scFv constructs (especially abstract, introduction, and discussion).

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It would have been *prima facie* obvious to one of ordinary skill in the art at the time the invention was made to have used a V<sub>H</sub>H version of a neutralizing anti-enzyme V<sub>H</sub>H antibody as taught by WO 99/46300 and as taught by Lauwereys *et al* having the specificity of an anti-human pancreatic lipase (anti-HPL) antibody such as that taught by Aoubala *et al* in the oral pharmaceutical composition taught by WO 98/34630 or a food product such as taught by WO 99/46300 to inhibit pancreatic lipase as taught by WO 98/34630, STN Accession Number: 1998286804 EMBASE and by U.S. Patent No. 6,558,936 B1 for pancreatic lipase. It would have been *prima facie* obvious to one of ordinary skill in the art at the time the invention was made to have used the anti-HPL V<sub>H</sub>H in *in vitro* assays for assessing the activity of the HPL/antibody as taught by Lauwereys *et al* for testing efficacy of the heavy chain antibodies and as disclosed by U.S. Patent No. 6,558,936 B1.

One of ordinary skill in the art at the time the invention was made would have been motivated to do this in order to treat obesity and/or diabetes mellitus type II as taught by WO 98/34630 and by STN Accession Number: 1998286804 EMBASE using a more stable version of the neutralizing anti-HPL mAbs taught by Aoubala *et al* or polyclonal anti-HPL antibodies, such as the V<sub>H</sub>Hs taught by WO 99/46300 and by Lauwereys *et al*, since WO 99/46300 teaches the advantage of using them in food products, Lauwereys *et al* teach V<sub>H</sub>H superiority in terms of enzyme inhibition, stability, solubility and simple isolation or production, and U.S. Patent No. 6,558,936 B1 discloses use of antagonists, including antibodies in therapeutic pharmaceutical compositions to inhibit the activity of a lipase. One of ordinary skill in the art at the time the invention was made would have been motivated to do this in order to test the efficacy of the antibodies prior to administering them *in vivo*. With regard to the inclusion of claim 10 in this rejection, the combined invention is a pharmaceutical product since it is being administered to a subject *in vivo*, and U.S. Patent No. 6,558,936 B1 discloses pharmaceutical compositions comprising lipase-inhibiting antibodies.

Applicant's arguments have been fully considered, but are not persuasive.

Applicant's arguments are of record in Applicant's amendment filed and response filed 1/11/06 (on pages 5-7) and Applicant's response filed 6/12/06 (on page 3), briefly that:

(1) the Office points to no teaching in WO 99/46300 that V<sub>H</sub>Hs could be used effectively against human dietary lipases, (2) U.S. Patent No. 6,558,936 B1 is directed to isolated nucleic acids encoding human lipase proteins and fragments, (3) the Office points to no teaching by WO 98/34630 of V<sub>H</sub>H antibodies, (4) functionality of V<sub>H</sub>Hs differs from that of traditional antibodies since V<sub>H</sub>Hs lack several of the effector functions, *i.e.*, since V<sub>H</sub>Hs are not bivalent like traditional IgG antibodies, they will not or to a lesser extent cause agglutination and precipitation of lipase antigen, V<sub>H</sub>Hs lack several effector functions in that they do not have a CH1 domain on the heavy chain and lack light chains, and so the teaching of a high affinity for antigen does not necessarily lead to inhibition of enzyme activity, either by binding to the catalytic site or by destruction or

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clearing of the enzyme, and the environment in the GI tract is a rather hostile environment for an antibody to be functional, so the discovery that V<sub>H</sub>Hs are able to effectively inhibit lipase activity *in vitro* and *in vivo* is surprising, (5) the Office points to no teaching actually disclosing lipase inhibitory activity in the GI tract as disclosed in the current invention.

It is the Examiner's position that:

(1) and (3) These references are being argued separately by Applicant, (2) U.S. Patent No. 6,558,936 B1 discloses use of antagonists, including antibodies in therapeutic pharmaceutical compositions to inhibit the activity of a lipase protein, pharmaceutical compositions comprising the antibodies and routes of administration. In addition, U.S. Patent No. 6,558,936 B1 discloses using the antibodies in *in vitro* assays to determine the activity of a lipase. So in addition to motivation to make and use the antibodies for *in vivo* administration, there is also motivation in the context of the rejection as a whole to make the antibodies for use *in vitro* as enunciated supra. The instant claims are drawn to a product, not to a method of use, (4) Applicant does not provide evidence of which effector functions are lacking in V<sub>H</sub>Hs vs traditional antibodies, nor evidence that those effector functions diminish the ability of V<sub>H</sub>Hs to inhibit enzyme activity, Lauwereys *et al* teach that heavy chain antibodies, *i.e.*, V<sub>H</sub>H, are a unique source of inhibitory antibodies superior to conventional antibodies, *i.e.*, can inhibit enzymes, are more stable, soluble, potent, and are easily produced, WO 99/46300 teaches that V<sub>H</sub>Hs are more stable against destabilizing physical and/or chemical conditions than traditional antibodies and that it is therefore advantageous to use them in food products, and U.S. Patent No. 6,558,936 B1 discloses oral routes of administration of lipase inhibiting antibodies. In addition, Lauwereys *et al* teach that heavy chain antibodies are uniquely suited to binding to the active site of enzymes, one of three mechanisms that Applicant argues is applicable to antibody inhibition of lipases, so it is not surprising that the V<sub>H</sub>H antibodies can inhibit lipase activity, and (5) the last point is being argued separately. It is the Examiner's position that one of ordinary skill in the art would have had a reasonable expectation of success in producing the claimed invention for the reasons enunciated in the instant rejection and in the Examiner's position herein.

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8. Claims 1, 3, 9 and 10 are rejected under 35 U.S.C. 103(a) as being unpatentable over U.S. Patent No. 6,558,936 B1 (of record) in view of Aoubala *et al* (J. Biol. Chem. 8: 3932-3937, 1995, IDS reference), WO 99/46300 (IDS reference) and Lauwereys *et al* (The EMBO Journal, 13: 3512-3520, 1998).

U.S. Patent No. 6,558,936 B1 discloses use of antagonists, including antibodies in therapeutic pharmaceutical compositions to inhibit the activity of a lipase protein. U.S. Patent No. 6,558,936 B1 further discloses that dietary lipids are taken up primarily by hydrolysis of fatty acyl moieties from their corresponding polyol moiety and this reaction is catalyzed by lipases, followed by diffusion across the gut wall (especially column 1 at lines 16-42). U.S. Patent No. 6,558,936 B1 discloses that antibodies to the said lipase protein are useful for treating hyperlipidemia, atherosclerosis, diabetes and obesity (especially column 3 at lines 45-64, column 48 at lines 42-69 and columns 49 and 50). U.S. Patent No. 6,558,936 B1 discloses routes of administration of pharmaceutical compositions, including the modulating antibodies or F(ab) or F(ab')<sub>2</sub> fragments thereof, include IV, ID, SC, oral and TD (especially column 5 at lines 49-58, column 22 at lines 36-58, column 31 at lines 45-67, column 32 at lines 1-23, column 33 at lines 32-62). U.S. Patent No. 6,558,936 B1 discloses use of the antibodies in *in vitro* assays for detecting activity of a lipase (especially column 4 at lines 44-55).

U.S. Patent No. 6,558,936 B1 does not disclose a pharmaceutical or food composition comprising an antibody, or fragment thereof, capable of binding specifically to one or more human dietary enzymes, said antibody or fragment thereof comprising a V<sub>H</sub>H, nor wherein the antibody or fragment thereof or functional equivalent is capable of specifically binding human pancreatic lipase (HPL).

Aoubala *et al* teach anti-HPL mAbs that inhibit the lipolytic activity of HPL.

WO 99/46300 teaches that V<sub>H</sub>Hs are more stable against destabilizing physical and/or chemical conditions, including under pasteurization conditions, than traditional antibodies and that it is therefore advantageous to use them in food products. WO 99/46300 teaches food products include ice cream, oils, margarines, dressings, drinks and meals. WO 99/46300 teaches that V<sub>H</sub>Hs have superior stability, specificity and affinity as compared to mouse mAbs, characteristics that make them excellent candidates for use in existing and novel applications. WO 99/46300 teaches methods of making V<sub>H</sub>Hs (see entire document).

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Lauwereys *et al* teach that heavy chain antibodies, *i.e.*, V<sub>H</sub>H, are a unique source of inhibitory antibodies superior to conventional antibodies. Lauwereys *et al* teach that the number of conventional four-chain antibodies consisting of two light and two heavy chains that act as competitive enzyme inhibitors is low, an outcome that is explained by the incompatible surface topography of the enzyme's active site and the antigen binding site of conventional antibodies. Lauwereys *et al* teach that occasionally, conventional antibodies are able to inhibit enzymatic activity, however, these are more the exception than the rule. Lauwereys *et al* teach that the heavy chain antibodies have acquired the potential to recognize protein cavities, and as such, the ability to inhibit enzymes. Lauwereys *et al* exemplify immunization of a dromedary with enzymes of disparate sequence and demonstrate a substantial proportion of the heavy chain antibodies bind into the active site of the enzymes and inhibit their activity in a concentration-dependent manner. Lauwereys *et al* teach that for each target enzyme, the cloned V<sub>H</sub>H repertoire use different CDR sequences. Lauwereys *et al* teach that the V<sub>H</sub>H possess superior properties such as simple isolation, high solubility and stability, and that the cloning and expression of V<sub>H</sub>H antibody fragments is a general and powerful strategy to obtain a new type of potent and specific enzyme inhibitor in a short time period. Lauwereys *et al* teach *in vitro* testing of the heavy chain antibodies for concentration dependent inhibition of enzymes. Lauwereys *et al* teach that heavy chain antibodies are likely to be superior to scFv constructs (especially abstract, introduction, and discussion).

It would have been *prima facie* obvious to one of ordinary skill in the art at the time the invention was made to have used a V<sub>H</sub>H version as taught by WO 99/46300 and by Lauwereys *et al* of an inhibiting anti-HPL antibody such as that taught by Aoubala *et al* in the pharmaceutical composition disclosed by U.S. Patent No. 6,558,936 B1 to inhibit pancreatic lipase as disclosed by U.S. Patent No. 6,558,936 B1 for another pancreatic lipase. It would have been *prima facie* obvious to one of ordinary skill in the art at the time the invention was made to have made an anti-HPL V<sub>H</sub>H antibody and tested it in an *in vitro* assay for it's ability to inhibit HPL as taught by Lauwereys *et al* for the enzyme-inhibiting V<sub>H</sub>H antibodies.

One of ordinary skill in the art at the time the invention was made would have been motivated to do this in order to treat obesity and/or diabetes mellitus type II as taught by U.S. Patent No. 6,558,936 B1 using a more stable version of the neutralizing anti-HPL mAbs taught by Aoubala *et al* such as the V<sub>H</sub>Hs taught by WO 99/46300 since WO 99/46300 teaches that the advantage of using them include higher stability and affinity, particularly under destabilizing conditions. One of ordinary skill in the art at the time the invention was made would have been motivated to do this in order to test the efficacy of the antibodies prior to administering them *in vivo*.

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With regard to the inclusion of claim 9 in this rejection, WO 99/46300 teaches the advantage of using V<sub>H</sub>Hs in food preparations, and since U.S. Patent No. 6,558,936 B1 discloses the first site of lipase action is in the lumen of the gut, it would have been obvious to include the antibody in an oral pharmaceutical preparation or a food product such as those taught by WO 99/46300 for use with other V<sub>H</sub>Hs. In addition, Lauwereys *et al* teach the superiority of V<sub>H</sub>H in terms of enzyme inhibition, stability, solubility and simple isolation or production, and U.S. Patent No. 6,558,936 B1 discloses use of antagonists, including antibodies in therapeutic pharmaceutical compositions to inhibit the activity of a lipase protein. One of ordinary skill in the art at the time the invention was made would have been motivated to do this in order to test the efficacy of the antibodies prior to administering them *in vivo*.

Applicant's arguments have been fully considered, but are not persuasive.

Applicant's arguments are of record in Applicant's amendment filed and response filed 1/11/06 (on pages 5-7) and Applicant's response filed 6/12/06 (on page 3).

The Examiner's position in the rejection prior to the instant rejection applies herein as it pertains to the references cited in the instant rejection.


9. Claim 5 is objected to as being dependent upon a rejected base claim, but would be allowable if rewritten in independent form including all of the limitations of the base claim and any intervening claims.

10. Any inquiry concerning this communication or earlier communications from the Examiner should be directed to Marianne DiBrino whose telephone number is 571-272-0842. The Examiner can normally be reached on Monday, Tuesday, Thursday and Friday.

If attempts to reach the examiner by telephone are unsuccessful, the Examiner's supervisor, Christina Y. Chan, can be reached on 571-272-0841. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

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Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see <http://pair-direct.uspto.gov>. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).



Marianne DiBrino, Ph.D.

Patent Examiner

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August 11, 2006



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